Marionette Facilities Ltd t/a BP Insurance Brokers Terms of Business.

Accepting our Terms of Business (TOB). By asking us to quote for, arrange or handle your insurances, you are providing your informed agreement to these

TOB and our making enquiries with any agency we deem necessary to validate the information you provide us. We draw your attention to: The section headed 'Personal Data'; and the section headed 'Handling Money', which explains our terms for handling client money in a Non Statutory Trust account. If you are unsure about any aspect of our TOB or have any questions regarding our relationship with you, please contact us.

The Financial Conduct Authority (FCA). Marionette Facilities Ltd trading as BP Insurance Brokers is authorised and regulated by the FCA. Our FCA Register number is 307072. Our permitted business is advising, arranging, dealing as agent, assisting in the administration and performance of general insurance contracts and supplementary debt management permissions. You may check this on the FCA's register by visiting the FCA website, www.fca.org.uk/register or contacting the FCA on 0800 111 6768.

Our Service. We act as an insurance intermediary, our role is to advise you and after we have assessed your needs, provide you with personal recommendations for your insurance & related credit. In situations where we do not provide a personal recommendation, we shall confirm the position to you in writing. If you are paying by credit, our reasons for arranging it are that the premium is paid in full to the insurer, representing an affordable means of payment of the insurance premium. Under no circumstances do we act as an insurer nor guarantee or warrant the solvency or financial standing of any product or service provider. We select products from a range of providers however we do not access all available products or providers. In cases where a very limited or single provider is used we will advise you.

We may also use another intermediary to access products. In sourcing a suitable policy, placing the insurance and in the event of a claim we will act as your agent.

At all times we aim to treat customers fairly. If you believe you have not been treated fairly please contact us. English law governs all contracts arranged by us.

Complaints & Compensation. We aim to provide you with a high level of customer service at all times, but if you are not satisfied, please contact your branch. We will follow our complaint handling procedures a summary of which is available on request. If you are still not satisfied, you may be entitled to refer the matter to the Financial Ombudsman Service (except in the case of a business: (1) employing 10 persons or more and with a turnover or annual balance sheet total exceeding 2M Euro, or (2) with an annual turnover of £6.5M or more, and 50 employees or more or with an annual balance sheet total of £5M or more; a charity with an annual income of £6.5M or more; or trustees of a trust with a net asset value of £5M or more). Lloyds customers have access to the Lloyds complaints process. We are covered by the Financial Services Compensation scheme (FSCS). You may be entitled to compensation from the scheme if we cannot meet our obligations. This depends on the type of business and the circumstances of the claim. Insurance advising and arranging is covered for 90% of the claim without any upper limit. For compulsory classes of insurance (such as Third Party Motor or Employers Liability) insurance advising and arranging is covered for 100% without any upper limit.

Further information about compensation scheme arrangements is available from the FSCS on 0800 678 1100 or www.financial-ombudsman.org.uk

Payment for our services. We normally receive commission from the product providers and charge fees in addition to the commission earned for handling your business. At any time, you are entitled to request information regarding the commission we receive as a result of placing your insurance business. Standard fees for New Business & Renewals are £45.00. Fees for Mid Term adjustments are £22.50. Fees for Cancellations £22.50. Fees for Non-Standard business including Commercial Insurance may vary and, in this case, will be advised before they are charged. We may receive additional commission from product providers, finance houses, claims handlers or for the referral to other intermediaries. We may on reaching targets with a product provider receive additional remuneration. For instalments we may act as Lender or Credit Brokers. In the event of a claim under your policy any outstanding balance becomes due immediately. You will be advised of the total amount payable, including taxes, fees & commission before you incur the liability to pay. We shall be entitled (but not obliged) without notice to you to offset any amounts due to us from you against any amounts which we may receive on your behalf. (Such as refunds, claims payments etc). We also draw your attention to sections headed 'Cancellation' and 'Ending your relationship with us'. Any monies refunded by product providers of £5.00 or less will be retained by us. In addition to the above charges we will deduct from the return premiums a Service Charge of up to 35%. Fees are non-refundable.

Handling Money. Client Money held by us is money that we receive and hold on behalf of our clients such as premium payments, refunds and claims. Money will be held by us either as agent of the insurer or the client, determined by the agreement we have in place with each insurer. Where money is held as agent of the insurer, once the payment has cleared, it is deemed paid to the insurer. Our standard practice is to take commission upon receipt of your cleared funds prior to payment of the premium to the insurer. The FCA requires all client monies to be held in a trust account, this is to protect you in the event of our financial failure, so that our general creditors cannot make claims on client money as it will not form part of our assets. We hold all client monies with one or more approved banks as defined by the FCA, in a Non-Statutory Trust bank account (NST) in accordance with FCA client money rules. Monies received from one customer can be used to pay another customer's premium, before the premium is received from that customer. We may pass your money to another intermediary, including those resident outside the UK who would be subject to different legal & regulatory regimes. In the event of intermediary failure, this money may be treated in a different manner to that held by an intermediary in the UK. Please inform us if you do not agree to this. We may retain interest earned on client money. Unless we receive your written instructions to the contrary, we shall treat receipt of payment from you and any claim or refund of premium due to you, as being your informed consent to be held in the NST account.

Cancellation. Requests for policy cancellation shall be in writing, the relevant certificate of insurance should be returned to us or the insurer. The terms of your policy may allow the insurer to retain the full premium or charge 'Short Period' premiums. Policies cancelled within a 'Cooling Off Period' or otherwise will be subject to all relevant fees. Cancellation, failure or non-acceptance (Default) of your credit plan does not cancel your policy. We reserve the right to cancel your policy should such a plan Default. We will collect any premium refund from the insurer(s) and use it to offset charges & costs. You will be responsible for all outstanding monies and arrangement of alternative insurance. Charges for our services will apply in accordance with the fees indicated.

Ending your relationship with us. Subject to your immediate settlement of any outstanding premium and fees, you may instruct us to stop acting for you and we will not impose a penalty. Your instructions must be given in writing and will take effect from the date of receipt. In circumstances where we feel we cannot continue providing services to you, we will give you a minimum 7 days notice. Unless otherwise agreed in writing, if our relationship ends, any transactions previously initiated will be completed according to these TOB. You will be liable to pay for any transactions concluded prior to the end of our relationship and we will be entitled to retain commission received for conducting these transactions, together with all fees charged.

Your responsibilities. Customers are responsible for answering questions in relation to any application for insurance honestly and to the best of their knowledge, providing complete and accurate information from all stakeholders which insurers will require throughout the life of the policy. This is important at inception of a policy, at renewal or adjustments. Failure to disclose information, or misrepresent facts could invalidate the policy meaning claims may not be paid. Customers are responsible for the accuracy & content of Proposal Forms & Statement of Facts. It is your responsibility to ensure that the cover, limits and terms are suitable, sufficient & current. At renewal, terms will be provided for you on the most up-to-date information you have provided to us. In the case of Commercial contracts failure to provide a 'Fair Representation' where the breach was deliberate or reckless entitles the insurer to void the contract and keep the premiums. Where not deliberate or reckless, insurers can void the contract, reduce a claim settlement or amend the terms and review the claim. Customers should show this document to any stakeholder and act in accordance with the Insurance Act 2015 when applicable.

Personal Data. We process data, including payment data, obtained in providing our services to you in accordance with the relevant legislation. In administering your insurance it is necessary to exchange data with other entities. These entities keep a record of this data and may amongst other functions perform credit database searches which will appear on your credit report whether or not an application proceeds. Data you provide and third-party data pertaining to you will be shared in order to process your insurance contract which includes calculating premiums, fighting fraud, prevention of money laundering & claims handling. Where credit scoring is used, acceptance or rejection of any insurance or credit may depend on the credit process. Subject to certain exceptions, you will be entitled to access your data. W

Combatting Financial Crime. Neither party shall be in breach of any anti-bribery laws. We shall not provide services, or benefits, or make any payments to any client that is the subject of any trade or economic sanctions or resident in a territory subject to sanctions.

Conflicts of Interest. Occasions can arise where we or one of our clients or product providers may have a potential conflict of interest with business being transacted for you. If this occurs, and we become aware that a potential conflict exists, we will contact you & obtain consent before we carry out your instructions.

Claims handling arrangements. You should take note of the required procedures in the event of a claim, which are explained in your policy documents.

we deem necessary. Your data may be transferred outside the United Kingdom.

Generally insurers require immediate notification of a claim or circumstances which might lead to a claim. Delay in notification of a claim may increase your liabilities. We will employ due care and skill acting on your behalf in such matters.